Approved For Release 2003/01/28 : CIA-RDP64B00187A000700060001-6

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DPD-4179-59

Contract No. TM-1461 Amendment No. 2

General Precision Laboratory, Inc. 63 Bedford Road

JUN 2 4 1959

Pleasantville, New York

Gentlemen:

- 1. This document constitutes Amendment No. 2 to Contract No. TM-1461 between General Precision Laboratory, Inc., and the United States Government and said contract, as amended, is further amended as hereinafter set forth.
- 2. Pursuant to the provisions of Clause 2 entitled "CHANGES" of the General Provisions and mutual agreement between the parties hereto, it is necessary and in the interest of the Government to amend the contract in certain particulars as follows:
- a. Paragraph (a) of PART V PERIOD OF PERFORMANCE 18 deleted and the following new paragraph is substituted therefor:
- "(a) The Contract shall be effective for the period 15 August 1957 through 30 June 1960."
- b. Paragraph (a) of PART III CONSIDERATION AND PAYMENTS is deleted in its entirety and the following new paragraph is substituted therefor:
- "(a) For the purposes of this contract there has been allotted the following amounts.

Amount	Total
\$10,000.00 20,000.00 10.000.00*	\$40,000.00
	\$10,000.00 20,000.00

*Contingent upon the availability of funds for this purpose during the Government's Fiscal Year 1960. This amount covers the period from 1 July 1959 - 31 December 1959.

Unexpended funds at the end of a period are not authorized for use in a subsequent period unless such unexpended funds are transferred to the subsequent period by an amendment to this contract. Invoices submitted by the Contractor shall indicate (1) the period involved, (2) the total funds allotted for that period less total of all previously submitted invoices and thereby (3) showing the balance available for expenditure in that period. Under this amount set forth the amount of your claim for the current month reflecting the work orders or other work and services as authorized by the Contracting Office Approved Pethrelesed Zecznerzentime RDF64Bb04874000780008000 for the final claim for a period should have indicated thereon the words "Final Claim" and reflect the unexpended balance for the period. Services rendered should be billed against the period in which same were performed even though actual billing may be during the subsequent period."

- 3. All other terms, conditions and requirements of Contract No. TM-1461, as amended, remain unchanged.
- 4. Please indicate your receipt of this Amendment No. 2 to Contract No. TM-1461 and your acceptance thereof by executing the original and two copies of this Amendment. Return the fully executed original and one copy to the undersigned and retain the remaining copy for your files.

25X1A Contracting Officer

ACKNOWLEDGED AND ACCEPTED GENERAL PRECISION LATORATORY, INC.

25X1A

TITLE Assistant Vice-President

DATE 7/21/4